UNITED STATES DISTRICT COURT

SOUTHERN DISTRICT OF NEW YORK 	$\mathbf{v}$	
BILLYBEY MARINA SERVICES, LLC,	-A :	
Plaintiff,	:	Case No. 1:20-cv-04922-LTS
v.	:	IN ADMIRALTY
Bouchard Transportation Co., Inc.,	:	ORDER GRANTING MOTION
Motor Tug Ellen S. Bouchard, Inc.,		FOR ARREST OF
Гug Jane A. Bouchard Corp.,	:	MV ELLEN S. BOUCHARD
Γug Evening Star Corp.,		MV JANE A. BOUCHARD
B. No 252 Corp.,	:	MV EVENING STAR
B. No. 230 Corporation,		BARGE B No. 252
3. No. 284 Corp.,	:	BARGE B No. 230
B. No. 210 Corporation,		BARGE B No. 284
B. No. 262 Corp.,	:	BARGE B No. 210
B. No. 250 Corp.,		BARGE B No.262
B. No. 260 Corporation and	:	BARGE B No. 250
B. No 282 Corp., in personam, and,		BARGE B No. 260
M/V ELLEN S. BOUCHARD, IMO No. 8117952,		BARGE B No. 282
Official No. 644590, her engines, equipment, tackle		
etc., M/V JANE A. BOUCHARD, IMO No. 92697	02	
Official No. 1139762, her engines, equipment,		
ackle, etc., M/V EVENING STAR, IMO No.	:	
9629768, Official No. 1234828, her engines,		
equipment, tackle, etc.,		
BARGE B. No. 252, BARGE B. No. 230,	:	
BARGE B. No. 284, BARGE B. No. 210,		
BARGE B. No. 262, BARGE B. No. 250,	:	
BARGE B. No. 260 and BARGE B. No. 282, in re-	m,	
Defendants.	:	
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Upon the motion of Plaintiff, Billybey Marina Services, LLC, ("Billybey" or "Plaintiff") for this Court to issue a Warrant of Arrest for the vessels set forth below ("Vessels") and the Court having determined that the conditions for an *in rem* action appear to exist pursuant to Federal Supplemental Admiralty and Maritime Rule C and that the relief sought is proper, NOW, THEREFORE, IT IS HEREBY ORDERED:

That the Plaintiff's motion is GRANTED; and,

IT IS FURTHER ORDERED, that the Clerk shall issue the Warrant of Arrest for the

Vessels:

M/V ELLEN S. BOUCHARD

M/V JANE A. BOUCHARD

M/V EVENING STAR,

BARGE B. No. 252

BARGE B. No. 230

BARGE B. No. 284

BARGE B. No. 210

BARGE B. No. 262

BARGE B. No. 250

BARGE B. No. 260

BARGE B. No. 282, and,

IT IS FURTHER ORDERED that the Vessels may be released from seizure without further order of this Court if the Marshal, or the Substitute Custodian appointed by the Court, receives written authorization from the attorney who requested the seizure, and that such attorney advises that he has conferred with all counsel representing all of the parties to the litigation and they consent to the release, if the attorney files the consent and the Court has not entered an

## **SO ORDERED**

Order to the contrary.

this day of, 2020	
	Laura Taylor Swain, U.S.D.J.